

Queensland

Cape York Peninsula Heritage Bill 2007



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2007

A Bill

for

An Act to provide for the identification of the significant natural and cultural values of Cape York Peninsula, and cooperative and ecologically sustainable management of Cape York Peninsula

The Parliament of Queensland enacts—				
Part	1	Preliminary	2	
Divis	ion 1	Introduction and objects of Act	3	
1		tle s Act may be cited as the <i>Cape York Peninsula Heritage</i> 2007.	4 5 6	
2		ncement Act commences on a day to be fixed by proclamation.	7 8	
3	Objects The (a) (b) (c) (d)	of Act objects of this Act are— to identify significant natural and cultural values of Cape York Peninsula; and to provide for cooperative management, protection and ecologically sustainable use of land, including pastoral land, in the Cape York Peninsula Region; and to recognise the economic, social and cultural needs and aspirations of indigenous communities in relation to land use in the Cape York Peninsula Region; and to recognise the contribution of the pastoral industry in the Cape York Peninsula Region to the economy and land management in the region.	 9 10 11 12 13 14 15 16 17 18 19 20 21 	
4		jects are primarily achieved objects are to be achieved primarily by providing for— the declaration of areas of international conservation significance; and	22 23 24 25	

	(b)	the cooperative involvement of landholders in the management of the natural and cultural values of Cape York Peninsula; and	1 2 3
	(c)	the continuance of an environmentally sustainable pastoral industry as a form of land use in the Cape York Peninsula Region; and	4 5 6
	(d)	the declaration of indigenous community use areas in which indigenous communities may undertake appropriate economic activities; and	7 8 9
	(e)	the establishment of committees to advise the environment Minister and vegetation management Minister about particular matters under this Act.	10 11 12
5	Act bir	ids all persons	13
		is Act binds all persons, including the State and, to the	14
		ent the legislative power of the Parliament permits, the	15
		mmonwealth and the other States.	16
Divi	ision 2	Interpretation	17
Divi	ision 2 Dictior		17 18
	Dictior Th		
	Dictior Th in	hary e dictionary in the schedule defines particular words used	18 19
6	Diction Th in Meanin	hary e dictionary in the schedule defines particular words used this Act. Ing of Cape York Peninsula Region	18 19 20 21
6	Dictior Th in Meanir (1) Th	hary e dictionary in the schedule defines particular words used this Act.	18 19 20
6	Diction Th in Meanin (1) Th sho Per	 hary e dictionary in the schedule defines particular words used this Act. hg of Cape York Peninsula Region e Cape York Peninsula Region is the part of the State own as, and stated to be included in, the Cape York ninsula Region on the map called 'Map 1 Cape York 	18 19 20 21 22
6	Diction Th in Meanin (1) Th sho Per Per	 hary e dictionary in the schedule defines particular words used this Act. hg of Cape York Peninsula Region e Cape York Peninsula Region is the part of the State own as, and stated to be included in, the Cape York ninsula Region on the map called 'Map 1 Cape York ninsula Region' prepared and held by the natural resources 	18 19 20 21 22 23 24 25
6	Diction Th in Meanin (1) Th sho Per Der dep	 hary e dictionary in the schedule defines particular words used this Act. hg of Cape York Peninsula Region e Cape York Peninsula Region is the part of the State own as, and stated to be included in, the Cape York ninsula Region on the map called 'Map 1 Cape York ninsula Region' prepared and held by the natural resources partment. 	18 19 20 21 22 23 24 25 26
6	Diction Th in Meanin (1) Th sho Per dej <i>Edi</i>	 hary e dictionary in the schedule defines particular words used this Act. hg of Cape York Peninsula Region e Cape York Peninsula Region is the part of the State own as, and stated to be included in, the Cape York ninsula Region on the map called 'Map 1 Cape York ninsula Region' prepared and held by the natural resources partment. tor's note— 	18 19 20 21 22 23 24 25 26 27
6	Diction Th in Meanin (1) Th sho Per dej <i>Edi</i>	 hary e dictionary in the schedule defines particular words used this Act. hg of Cape York Peninsula Region e Cape York Peninsula Region is the part of the State own as, and stated to be included in, the Cape York ninsula Region on the map called 'Map 1 Cape York ninsula Region' prepared and held by the natural resources partment. 	18 19 20 21 22 23 24 25 26

	(3)	6	1 2
	(4)	In this section—	3
			4 5
Part	ŋ	Areas of international	ſ
Fart	2	· · · · · · · · · · · · · · · · · · ·	6 7
Divis	ion	1 Preliminary	8
8	Pur	pose of pt 2	9
		land in the Cape York Peninsula Region as an area of	10 11 12
Divis	ion		13 14
9	Dec	laration	15
	(1)	Region to be an area of international conservation	16 17 18
	(2)	The regulation must—	19
		(a) describe the area for which the declaration is made; and	20
		Č,	21 22

10	No	tice and consultation about declaration	1				
	(1)	Before a part of the Cape York Peninsula Region is declared to be an area of international conservation significance, the environment Minister—	2 3 4				
		(a) must publish a notice that—	5				
		(i) identifies the area proposed to be declared; and	6				
		(ii) invites persons who may have an interest in the area to give submissions to the Minister about the proposal within a stated period of at least 28 days after the notice is published; and	7 8 9 10				
		(b) must consider the submissions given to the Minister under paragraph (a)(ii); and	11 12				
		 (c) must consult with the regional advisory committee and the scientific and cultural advisory committee about the proposed declaration. 	13 14 15				
	(2)	A submission under subsection $(1)(a)(ii)$ may be given to the environment Minister in the way the Minister considers appropriate.	16 17 18				
	(3)	Subsection (1) does not limit the extent to which the environment Minister may consult with any other person or entity the Minister considers appropriate.					
	(4)	In this section—	22				
			23 24				
11	Cri	teria for declaration	25				
	(1)	A regulation may declare a part of the Cape York Peninsula Region to be an area of international conservation significance only if the environment Minister—	26 27 28				
		(a) has complied with section 10(1); and	29				
		(b) is satisfied that, based on an assessment of the part's natural and cultural values, the part meets 1 or more of the criteria for inclusion on the World Heritage List established and kept under the World Heritage Convention.	30 31 32 33 34				

	Editor's note—	1
	The criteria may be viewed on the United Nations Educational, Scientific and Cultural Organisation's web site at http://whc.unesco.org/en/criteria .	2 3 4
(2)	In this section—	5
	<i>World Heritage Convention</i> see the <i>Nature Conservation Act 1992</i> , schedule.	6 7
	or amendment of boundary of area of international servation significance	8 9
	A regulation may amend the boundary of an area of international conservation significance without section 10(1) applying if—	10 11 12
	(a) the amendment is only to make a minor change to the boundary because of new information about the area's natural and cultural values; and	13 14 15
	(b) the environment Minister has consulted with each person the Minister reasonably considers may have an interest in the area to be included or excluded from the area of international conservation significance under the proposed amendment.	16 17 18 19 20
Part 3	Indigenous community use areas	21 22

Division 1 Preliminary

Purpose of pt 3 13 24 The purpose of this part is to provide for the declaration of 25 land in the Cape York Peninsula Region as an indigenous 26 community use area. 27

Division 2 Declaration of indigenous community use areas

14 Declaration

- (1) The Governor in Council may, by gazette notice, declare a part of the Cape York Peninsula Region that is Aboriginal land, Aurukun Shire lease land or DOGIT land to be an indigenous community use area.
- (2) The notice must describe the area for which the declaration is made.

15 Consultation about declaration

- Before a part of the Cape York Peninsula Region is declared to be an indigenous community use area, the vegetation management Minister must consult with the regional advisory committee and the scientific and cultural advisory committee about the proposed declaration.
- (2) Subsection (1) does not limit the extent to which the 16 vegetation management Minister may consult with any other 17 person or entity the Minister considers appropriate.

16 Criteria for declaration

The Governor in Council may declare a part of the Cape York20Peninsula Region to be an indigenous community use area21only if—22

(a) the landholder for the land the subject of the declaration
 has asked the vegetation management Minister, in
 writing, for the declaration to be made; and
 25

(b) the vegetation management Minister— 26

- (i) has complied with section 15(1); and 27
- (ii) is satisfied that the land has the potential to support agricultural, animal husbandry, aquacultural or grazing activities.
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Part 4				Matters about particular development in Cape York Peninsula Region	
Divisi	ion [·]	1		Preliminary	4
17	Purj	mana Mana applie	ourpo geme <i>igeme</i> ed fo	t 4 bese of this part is to provide for how the vegetation ent Minister may be satisfied, for the <i>Vegetation</i> <i>ent Act 1999</i> , section 22A(2AA), that development or under a vegetation clearing application is for a ligenous purpose.	5 6 7 8 9 10
Divisi	ion 2	2		Development for a special indigenous purpose	11 12
18	Dev	elopr	nent	—generally	13
	(1)	devel	opme	ation management Minister may be satisfied that ent applied for under a vegetation clearing n is for a special indigenous purpose if—	14 15 16
		(a)		application is for proposed development on riginal land, Aurukun Shire lease land or DOGIT in the Cape York Peninsula Region; and	17 18 19
		(b)		application does not involve the clearing of native tation—	20 21
			(i)	in an endangered regional ecosystem; or	22
			(ii)	in an of concern regional ecosystem; or	23
			(iii)	for the purpose of planting a high risk species, or trees to make woodchips for export; and	24 25
		(c)		vegetation management Minister is satisfied the osed clearing for the development—	26 27
			(i)	is of a minor nature; and	28

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				Example of clearing of a minor nature—	1
				clearing a small area for subsistence farming	2
			(ii)	will not have a significant impact on the natural values of the area.	3 4
	(2)	vege exist	tation	ering the matters mentioned in subsection $(1)(c)$, the management Minister must have regard to any athorities, however called, for clearing vegetation on he subject of the vegetation clearing application.	5 6 7 8
19	Dev	velop	ment	t in indigenous community use area	9
		that	devel	ation management Minister also may be satisfied lopment applied for under a vegetation clearing n is for a special indigenous purpose if—	10 11 12
		(a)		application is for proposed development in an genous community use area; and	13 14
		(b)	deve	application is accompanied by a plan (the <i>property lopment plan</i>) for the proposed development that ades all of the following information—	15 16 17
			(i)	the extent and location of the proposed clearing for the development;	18 19
			(ii)	particulars of the development, including when it is expected to be completed;	20 21
			(iii)	evidence that there is no suitable alternative site for the development;	22 23
			(iv)	evidence that the development can not be carried out without the proposed clearing;	24 25
			(v)	details about how adverse impacts of the proposed clearing will be minimised or mitigated;	26 27
			(vi)	details about how vegetation will be rehabilitated on the land the subject of the application if the development does not happen or ends;	28 29 30
			(vii)	the nature and extent of any other thing proposed to be done in addition to the development that would result in a beneficial impact on the natural values of the indigenous community use area;	31 32 33 34

	(viii) details of a business plan, for activities related to the development, showing information about the viability of the activities; and	1 2 3
(c)		application does not involve the clearing of native station—	4 5
	(i)	in an endangered regional ecosystem; or	6
	(ii)	in an of concern regional ecosystem; or	7
	(iii)	for the purpose of planting a high risk species, or trees to make woodchips for export; and	8 9
(d)		vegetation management Minister is satisfied that, ng regard to the property development plan—	10 11
	(i)	the development is for agricultural, animal husbandry, aquacultural or grazing activities; and	12 13
	(ii)	the development is likely to be economically viable; and	14 15
	(iii)	the proposed clearing for the development is limited to the extent necessary to carry out the development; and	16 17 18
	(iv)	there is no suitable alternative site for the development, on the land the subject of the vegetation clearing application, that is reasonably available and would not require the clearing of native vegetation; and	19 20 21 22 23
	(v)	vegetation will be rehabilitated on the land the subject of the application if the development does not happen or ends.	24 25 26

Part	5		Committees	1
Divis	ion	1	Cape York Peninsula Regional Advisory Committee	2 3
20	Est	ablisl	hment and functions	4
		Mini Peni	environment Minister and the vegetation management ster must establish a committee (the <i>Cape York</i> <i>nsula Regional Advisory Committee</i>) to advise the sters about—	5 6 7 8
		(a)	matters relating to the declaration of—	9
			(i) areas of international conservation significance; and	10 11
			(ii) indigenous community use areas; and	12
		(b)	other matters the Ministers consider appropriate having regard to the objects of this Act, including, for example, land management.	13 14 15
21	Mer	mber	ship	16
	(1)	and	ect to subsections (2) to (4), the environment Minister the vegetation management Minister may decide the bership of the regional advisory committee.	17 18 19
	(2)		vegetation management Minister is to appoint the person of the regional advisory committee.	20 21
	(3)	must	ast half the members of the regional advisory committee be representatives of the indigenous people of the Cape Peninsula Region.	22 23 24
	(4)	The 1	regional advisory committee must include at least—	25
		(a)	2 persons the Ministers consider represent conservation interests; and	26 27
		(b)	2 persons the Ministers consider represent the interests of persons engaged in grazing activities in the Cape York Peninsula Region; and	28 29 30

		(c)	1 person the Ministers consider represents the interests of persons engaged in tourism activities in the region; and	1 2 3
		(d)	1 person the Ministers consider represents the interests of persons engaged in mining activities in the region; and	4 5 6
		(e)	1 person the Ministers consider represents the interests of local governments in the region.	7 8
Divi	sion	2	Cape York Peninsula Region Scientific and Cultural Advisory Committee	9 10 11
22	Est	ablis	hment and functions	12
		Min Peni	environment Minister and the vegetation management ister must establish a committee (the <i>Cape York</i> insula Region Scientific and Cultural Advisory unittee) to advise the Ministers about—	13 14 15 16
		(a)	matters relating to the natural and cultural values of land proposed to be—	17 18
			(i) an area of international conservation significance; or	19 20
			(ii) an indigenous community use area; and	21
		(b)	other matters the Ministers consider appropriate having regard to the objects of this Act.	22 23
23	Ме	mber	ship	24
	(1)	vege	ject to subsection (2), the environment Minister and the etation management Minister may decide the membership he scientific and cultural advisory committee.	25 26 27
	(2)	The least	scientific and cultural advisory committee must include at	28 29
		(a)	1 person the Ministers consider has relevant experience or expertise in matters relating to the environment; and	30 31

		(b)	1 person the Ministers consider has relevant experience or expertise in matters relating to cultural heritage; and	1 2
		(c)	1 person the Ministers consider has relevant experience or expertise in matters relating to the economy.	3 4
Part	6		Miscellaneous	5
24		ecial rmit	provision about particular scientific purposes	6 7
	(1)	This	s section applies to a scientific purposes permit that—	8
		(a)	is for the taking, keeping or using of estuarine crocodile eggs; and	9 10
		(b)	is granted to the Edward River Crocodile Farm Pty Limited ACN 008 502 270 (the <i>relevant entity</i>), or another person associated with the relevant entity, for the conduct of a research project relating to assessing the ecological sustainability of the wild harvest of estuarine crocodile eggs in the Cape York Peninsula Region.	11 12 13 14 15 16 17
	(2)	awa	holder of the scientific purposes permit may sell or give y, for a commercial purpose, any progeny derived from estuarine crocodile eggs.	18 19 20
	(3)	Nati	scientific purposes permit may be granted under the <i>ure Conservation Act 1992</i> even though the holder of the nit can act as mentioned in subsection (2).	21 22 23
	(4)	Act (Wil	sections (2) and (3) apply despite the <i>Nature Conservation</i> 1992, including anything in the <i>Nature Conservation</i> <i>dlife Management</i>) Regulation 2006, imposing rictions on—	24 25 26 27
		(a)	the use of the progeny; or	28
		(b)	the grant of a scientific purposes permit.	29
	(5)	In th	nis section—	30

		<i>tific purposes permit</i> means a scientific purposes permit er the <i>Nature Conservation Act 1992</i> .	1 2
(6)	This	section expires on 30 June 2015.	3
Spe	ecial	provision about pastoral leases	4
(1)	York	section applies if a pastoral lease for land in the Cape A Peninsula Region is proposed to be surrendered under <i>Land Act 1994</i> .	5 6 7
(2)		Minister administering the Land Act 1994 must, before bastoral lease is surrendered—	8 9
	(a)	consider the affect the surrender of the lease may have on the pastoral industry in the Cape York Peninsula Region; and	10 11 12
	(b)	consider any regional and local planning strategies and policies relevant to the Cape York Peninsula Region; and	13 14 15
	(c)	consult with the Minister administering the <i>Stock Act</i> 1915 about the proposed surrender.	16 17
(3)		section does not limit any provision of the <i>Land Act 1994</i> It the surrender of a lease under that Act.	18 19
(4)	In th	is section—	20
	-	pral lease means a term lease for pastoral purposes under Land Act 1994.	21 22

26 Special provision about particular declaration under the Vegetation Management Act 1999

Aboriginal land; or

Despite the Vegetation Management Act 1999, section (1)25 17(1)(a), the Governor in Council may declare relevant land to 26 be an area of high nature conservation value under that section 27 only if the landholder for the land has asked the vegetation 28 management Minister, in writing, for the declaration to be 29 made. 30 (2

2)	In this section—	31
	relevant land means—	32

s 26

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(6)

(1)

(2)

(4)

(a)

		(b) Aurukun Shire lease land; or	1
		(c) DOGIT land.	2
27	Sp	ecial provision about water reserve	3
	(1)	This section applies to a wild river declaration or a water resource plan made—	4 5
		(a) in relation to an area in the Cape York Peninsula Region; and	6 7
		(b) after the commencement of the section.	8
	(2)	The wild river declaration or water resource plan must provide for a reserve of water in the area to which the declaration or plan relates for the purpose of helping indigenous communities in the area achieve their economic and social aspirations.	9 10 11 12 13
	(3)	In deciding the reserve for a wild river declaration, the Minister administering the <i>Wild Rivers Act 2005</i> must consider the purposes of that Act.	14 15 16
	(4)	In deciding the reserve for a water resource plan, the Minister administering the <i>Water Act 2000</i> must consider the purposes of chapter 2 of that Act.	17 18 19
	(5)	In this section—	20
		<i>water resource plan</i> means a water resource plan under the <i>Water Act 2000</i> .	21 22
		<i>wild river declaration</i> means a wild river declaration under the <i>Wild Rivers Act 2005</i> .	23 24
28	De	legation by Minister	25
	(1)	A Minister may delegate the Minister's powers under this Act to an appropriately qualified public service officer or employee.	26 27 28
	(2)	In this section—	29
		<i>appropriately qualified</i> , for a person to whom a power under this Act may be delegated, includes having the qualifications, experience or standing appropriate to exercise the power.	30 31 32

		<i>Example of standing</i> — a person's classification level in the public service	1 2
29	Reç	gulation-making power The Governor in Council may make regulations under this Act.	3 4 5
Part	7	Amendment of Acts	6
Divisi	ion	1 Aboriginal Land Act 1991	7
30	Act	amended in div 1	8
		This division amends the Aboriginal Land Act 1991.	9
31	Am	endment of s 3 (Definitions)	10
	(1)	Section 3, definition land trust—	11
		omit.	12
	(2)	Section 3—	13
		insert—	14
		<i>Cape York Peninsula Region</i> means the Cape York Peninsula Region under the <i>Cape York Peninsula Heritage Act</i> 2007.	15 16 17
		environment Minister means the Minister administering the Nature Conservation Act 1992.	18 19
		<i>indigenous management agreement</i> , about the management of land, means an agreement complying with the requirements of section 83G in relation to the land.	20 21 22
		land trust means—	23
		(a) an entity formed through the incorporation, under a regulation, of the grantees of Aboriginal land; or	24 25

		(b) a land trust established under section 83A.	1
		<i>national park (Cape York Peninsula Aboriginal land)</i> means an area dedicated under the <i>Nature Conservation Act 1992</i> as a national park (Cape York Peninsula Aboriginal land).'.	2 3 4
32	Am	nendment of s 12 (Lands that are transferrable lands)	5
		Section 12—	6
		insert—	7
		(f) land that is transferable land under section 83K or 83L.'.	8
33	Am	nendment of s 28 (Minister to appoint trustees)	9
		Section 28(6), 'division'—	10
		omit, insert—	11
		'part'.	12
34	Am Ian	nendment of s 39 (Permitted dealings with transferred d)	13 14
	(1)	Section 39(2), 'subsections (3) and (5)'—	15
		omit, insert—	16
		'subsections (3), (5) and (9)'.	17
	(2)	Section 39—	18
		insert—	19
	'(7)	Subsection (8) applies to transferred land, or part of transferred land, (the <i>relevant land</i>) in the Cape York Peninsula Region.	20 21 22
	'(8)	If the State and the grantees agree the relevant land is to become a national park (Cape York Peninsula Aboriginal land), the grantees of the land must, before it becomes a national park (Cape York Peninsula Aboriginal land), enter into an indigenous management agreement with the State about the management of the land.	23 24 25 26 27 28
	' (9)	The grantees of transferred land that is a national park (Cape York Peninsula Aboriginal land)—	29 30

		(a)	may surrender all or any part of the land to the State; and	1 2
		(b)	subject to the <i>Nature Conservation Act 1992</i> , sections 42AD and 42AE, must not transfer, grant or otherwise create, or consent to the creation of, any other interest in the land.'.	3 4 5 6
35	Am	nendr	nent of s 65 (Minister to appoint trustees)	7
		Sect	ion 65(4), 'division'—	8
		omit	t, insert—	9
		'part	ť.	10
36	Arr Ian		nent of s 76 (Permitted dealings with granted	11 12
	(1)	Sect	ion 76(2), 'subsections (3) and (6)'—	13
		omit	t, insert—	14
		'sub	sections (3), (6) and (10)'.	15
	(2)	Sect	ion 76—	16
		inse	rt—	17
	' (8)		section (9) applies to granted land, or a part of granted , (the <i>relevant land</i>) in the Cape York Peninsula Region.	18 19
	ʻ(9)	becc land natio into	he State and the grantees agree the relevant land is to ome a national park (Cape York Peninsula Aboriginal), the grantees of the land must, before it becomes a onal park (Cape York Peninsula Aboriginal land), enter an indigenous management agreement with the State at the management of the land.	20 21 22 23 24 25
	' (10)		grantees of granted land that is a national park (Cape k Peninsula Aboriginal land)—	26 27
		(a)	may surrender all or any part of the land to the State; and	28 29
		(b)	subject to the <i>Nature Conservation Act 1992</i> , sections 42AD and 42AE, must not transfer, grant or otherwise	30 31

			create, or consent to the creation of, any other interest in the land.'.	1 2
37		endr te et	nent of s 83 (National park subject to lease to c.)	3 4
		Sect	ion 83(11)—	5
		inse	rt—	6
			<i>ional park</i> does not include a national park in the Cape c Peninsula Region.'.	7 8
38	Inse	ertio	n of new pts 5A–5C	9
		Befo	ore part 6—	10
		inse	rt—	11
'Part	5 A	L	Provisions about particular land trusts	12 13
'83A	Min	ister	may establish land trust before grant of land	14
د	(1)	Regi	Minister may, before land in the Cape York Peninsula ion is granted under this Act, establish by gazette notice a trust for the land.	15 16 17
•	(2)	The	notice must include the following—	18
		(a)	the name of the land trust;	19
		(b)	the names of the members of the land trust;	20
		(c)	an address for service of documents on the land trust;	21
		(d)	a lot on plan description of the land proposed to be granted.	22 23
•	(3)	On t	he day the notice is gazetted—	24
		(a)	the land trust is established and the persons mentioned in subsection (2)(b) are appointed as the members of the land trust; and	25 26 27
		(b)	the members of the land trust are incorporated as the land trust, as provided for under the <i>Aboriginal Land</i>	28 29

		<i>Regulation 1991</i> , as if the members had been granted the land.	1 2
'(4)		bre establishing a land trust under this section, the ister must—	3 4
	(a)	if the land is transferrable land—consult with the Aboriginal people particularly concerned with the land; and	5 6 7
	(b)	if the land is claimable land—consult with the group of Aboriginal people particularly concerned with the land; and	8 9 10
	(c)	be satisfied a substantial majority of the Aboriginal people consulted support the establishment of the land trust.	11 12 13
'(5)	land	stablishing a land trust under this section for transferrable , the Minister must, as far as practicable, act in a way that onsistent with Aboriginal tradition relevant to the land.	14 15 16
'(6)	land circu	stablishing a land trust under this section for claimable , the Minister must, unless satisfied that exceptional umstances exist that require the Minister to do otherwise, n a way that is consistent with—	17 18 19 20
	(a)	Aboriginal tradition relevant to the land; and	21
	(b)	the views of the group of Aboriginal people concerned with the land, so far as the views are not inconsistent with Aboriginal tradition relevant to the land.	22 23 24
Pu	rpose	e of establishing land trust	25
	to p man	e purpose of establishing a land trust under section 83A is provide for a legal entity to enter into an indigenous agement agreement with the State about the management articular land before it is granted under this Act.	26 27 28 29
Ар	plicat	tion of particular provisions	30
'(1)	A p	rovision of this Act, other than this part, providing for	31

matters about the functions or powers of a land trust, or the 32 trustees of the trust, does not apply in relation to a land trust 33

'83B

'83C

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established under section 83A for particular land until the members of the land trust hold the land as grantees.

'(2) If land is granted under this Act to grantees who are the 3 members of a land trust established and incorporated under section 83A, a provision of this Act about the incorporation of 5 the grantees as a land trust on the grant of the land does not 6 7 apply in relation to the grantees.

'83D Notice about land trust

' (1)	gran	s section applies if land is granted under this Act to ttees who are the members of a land trust established er section 83A.	9 10 11
'(2)		soon as practicable after the land is granted, the Minister t, by gazette notice, give notice of—	12 13
	(a)	the name of the land trust; and	14
	(b)	an address for service of documents on the land trust; and	15 16
	(c)	a lot on plan description of the land.	17
	eem	ust to enter into indigenous management ent s section applies if—	18 19 20
agr	eem	ent	19
	(a)	a land trust has been established under section 83A for land in the Cape York Peninsula Region; and	21 22
	(b)	the land is proposed to be granted under this Act; and	23
	(c)	the State and the land trust agree that the land, or part of the land, is to become a national park (Cape York Peninsula Aboriginal land).	24 25 26
'(2)	indig prop	bre the land is granted, the land trust must enter into an genous management agreement with the State about the bosed management of the land, or the part of the land, that become a national park (Cape York Peninsula Aboriginal).	27 28 29 30 31

'83E

'83F Dissolution of land trust

- This section applies if, within 2 years after a land trust is **'(1)** established under section 83A in relation to particular land, or 3 a further period approved by the Minister, the land trust has 4 not entered into an indigenous management agreement with 5 the State about the management of the land. 6
- The Minister may, by gazette notice, dissolve the land trust. ·(2)
- The land trust is dissolved, and the trust created under section **'**(3) 83A is revoked, on the day the notice is gazetted.

'Part 5B	Indigenous management	10
	agreements and national parks	11
	in Cape York Peninsula Region	12

'Division 1	Indigenous management	13
	agreements	14

'83G		Requirements for indigenous management agreement						
	' (1)	An indigenous management agreement about the managemen of land must—		17 18				
		(a)	include a lot on plan description of the land; and	19				
		(b)	state the land will be managed as a national park (Cape York Peninsula Aboriginal land) in perpetuity; and	20 21				
		(c)	state how the land is proposed to be managed; and	22				
		(d)	include details of any interim arrangements for its management before the approval of a management plan for the land; and	23 24 25				
							(e)	state the responsibilities of the environment Minister, and the chief executive under the <i>Nature Conservation</i> <i>Act 1992</i> , in relation to the management of the land; and

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		(f) state the responsibilities of the grantees of the land in relation to its management; and	1 2
		(g) include details of the process for developing a management plan for the land; and	3 4
		(h) include details of areas of the land to which general public access may be restricted; and	5 6
		(i) include information about the management of any infrastructure on the land; and	7 8
		(j) state how existing interests in the land will be managed and how future interests in the land will be created and managed.	9 10 11
	·(2)	An indigenous management agreement about the management of land that is a national park that is to become a national park (Cape York Peninsula Aboriginal land) must not result in a decrease, in the aggregate, in the public rights of access that existed in relation to the national park immediately before it becomes a national park (Cape York Peninsula Aboriginal land).	12 13 14 15 16 17 18
	' (3)	An indigenous management agreement about the management of land may include other matters relevant to the management of the land that the land trust and the environment Minister consider appropriate.	19 20 21 22
	'(4)	In this section—	23
		<i>management plan</i> means a management plan under the <i>Nature Conservation Act 1992</i> .	24 25
'83H	Am	ending indigenous management agreement	26
		'An indigenous management agreement about the management of land may be amended with the agreement of the land trust for the land and the environment Minister.	27 28 29
'83I	Red	cording of indigenous management agreement	30
	'(1)	The chief executive must give the registrar of titles written notice of each indigenous management agreement entered into under this Act.	31 32 33

' (2)	The chief executive must give the notice—					
	(a)	if the land the subject of the agreement becomes Aboriginal land after the agreement is entered into—as soon as practicable after the land becomes Aboriginal land; or	2 3 4 5			
	(b)	if the land the subject of the agreement is Aboriginal land when the agreement is entered into—as soon as practicable after the agreement is entered into.	6 7 8			
' (3)	The	notice must include particulars of the land.	9			
'(4)		registrar must keep records that show the land is the ect of an indigenous management agreement.	10 11			
ʻ(5)	the 1	registrar must keep the records in a way that a search of register kept by the registrar under any Act relating to title he land will show the existence of the agreement.	12 13 14			
'(6)	the	While the indigenous management agreement has effect for the land, and is recorded by the registrar under this section, the agreement is binding on—				
	(a)	each person or entity who is from time to time a grantee of the land or the land trust for the land, whether or not the person or entity entered into the agreement or agreed to any amendment of the agreement; and	18 19 20 21			
	(b)	each person who has an interest in the land.	22			
'Divisio	n 2	National parks in Cape York Peninsula Region	23 24			
		ments about grant of national parks in Cape ninsula Region	25 26			
'(1)	inclu	s section applies to the following land if the land is, or udes part of, a national park in the Cape York Peninsula ion (the <i>national park land</i>)—	27 28 29			
	(a)	transferable land;	30			
	(b)	land for which the Land Tribunal has, under section 60, made a recommendation to the Minister before the commencement of this section.	31 32 33			

	'(2)	A grant of the national park land under this Act is subject to the following conditions—					
		(a) the national park land must become a national park (Cape York Peninsula Aboriginal land); and	3 4				
		(b) the land trust for the land must enter into an indigenous management agreement with the State about the management of the national park land.	5 6 7				
'83K	Particular national parks taken to be transferable land						
	' (1)	This section applies to the following national parks in the Cape York Peninsula Region—	10 11				
		(a) Jack River National Park;	12				
		(b) Annan River (YuKu Baja-Muliku) National Park;	13				
		(c) Melsonby (Gaarraay) National Park.	14				
	·(2)	The national parks are transferable land for the purposes of this Act.	15 16				

'Part 5CProvision about particular17claimable land18

'83L	Particular claimable land taken to be transferable land					
	' (1)	This section applies to claimable land that is in the Cape York Peninsula Region, other than—				
		(a) claimable land that is transferred land; or	23			
		(b) claimable land for which the Land Tribunal has, under section 60, made a recommendation to the Minister before the commencement of this section.	24 25 26			
	' (2)	On the commencement of this section—	27			
		(a) the land is transferable land for the purposes of this Act; and	28 29			

		(b)	the land stops being claimable land; and	1
		(c)	any proceeding before the Land Tribunal in relation to a claim for the land ends; and	2 3
		(d)	part 4, and part 5, division 1, stop applying to the claim for the land.	4 5
	' (3)	Subs Act.	section (2) applies despite any other provision of this '.	6 7
Div	ision	2	Land and Other Legislation Amendment Act 2007	8 9
39	Ac	t ame	ended in div 2	10
			division amends the Land and Other Legislation and ment Act 2007.	11 12
40			nent of s 67 (Amendment of s 155 (Length of term <i>of Act No. 19 of 2007</i>)	13 14
		Sect	ion 67(2), inserted section 155(5) and (6)—	15
		omit	t, insert—	16
	'(5)		b, a term lease for rural leasehold land may be issued for a a of no more than 50 years if—	17 18
		(a)	the Minister considers the lease land is in good condition; and	19 20
		(b)	if the Minister considers land (the <i>relevant land</i>) that is all or part of the lease land should be the subject of a conservation agreement or conservation covenant—a conservation agreement has been entered into, or a conservation covenant exists, for the relevant land; and	21 22 23 24 25
		(c)	if the Minister considers that it is appropriate for there to be an indigenous access and use agreement relating to the lease land—an indigenous access and use agreement relating to the land has been entered into.	26 27 28 29
	'(6)		ddition, a term lease for rural leasehold land that is in an of international conservation significance under the <i>Cape</i>	30 31

			Peninsula Heritage Act 2007 may be issued for a term of nore than 75 years if—	1 2
		(a)	the Minister considers that the lease land is in good condition; and	3 4
		(b)	an indigenous land use agreement relating to the land has been entered into; and	5 6
		(c)	if the Minister considers land (the <i>relevant land</i>) that is all or part of the lease land should be the subject of a conservation agreement or conservation covenant—a conservation agreement has been entered into, or a conservation covenant exists, for the relevant land.	7 8 9 10 11
	' (7)	This	section is subject to sections 155A and 155B.'.'.	12
41			nent of s 203 (Amendment of sch 6 (Dictionary) <i>of</i> <i>19 of 2007</i>)	13 14
	(1)		ion 203(2), inserted definition <i>rural leasehold land</i> , graph $(d)(v)$ to $(viii)$ —	15 16
		renu	<i>mber</i> as paragraph (d)(vi) to (ix).	17
	(2)		ion 203(2), inserted definition <i>rural leasehold land</i> , graph (d)—	18 19
		inser	rt—	20
			'(v) a national park (Cape York Peninsula Aboriginal land);'.	21 22
Div	ision	3	Nature Conservation Act 1992	23
42	Ac	t ame	nded in div 3	24
		This	division amends the Nature Conservation Act 1992.	25
43		iendr t appl	nent of s 14 (Classes of protected areas to which lies)	26 27
		Sect	ion 14—	28
		inser	rt—	29

		'(da) national parks (Cape York Peninsula Aboriginal land); and'.	1 2
44	Am	nendment of s 15 (Management of protected areas)	3
	(1)	Section 15(1)(b)(ii) and (iii)—	4
		renumber as section 15(1)(b)(iii) and (iv).	5
	(2)	Section 15(1)(b)—	6
		insert—	7
		(ii) a national park (Cape York Peninsula Aboriginal land)—any indigenous land use agreement for the area and the indigenous management agreement for the area; or'.	8 9 10 11
45	Ins	ertion of new s 19AA	12
		After section 19—	13
		insert—	14
'19A		nagement principles of national parks (Cape York ninsula Aboriginal land)	15 16
	'(1)	A national park (Cape York Peninsula Aboriginal land) is to be managed as a national park.	17 18
	'(2)	Subject to subsection (1), a national park (Cape York Peninsula Aboriginal land) is to be managed, as far as practicable, in a way that is consistent with any Aboriginal tradition applicable to the area, including any tradition relating to activities in the area.'.	19 20 21 22 23
46	Am	endment of s 27 (Prohibition on mining)	24
		Section 27(1)—	25
		insert—	26
		'(da) a national park (Cape York Peninsula Aboriginal land); or'.	27 28

47 Insertion of new pt 4, div 3, sdiv 1 hdg					
		Part	4, div	ision 3, before section 40—	2
		inse	rt—		3
'Sub	divi	sion	1	National parks (Aboriginal land) and national parks (Torres Strait Islander land)'.	4 5 6
48	nat	ional	park	of s 40 (Dedication of national park as (Aboriginal land) or national park (Torres er land))	7 8 9
		Sect	ion 40)(1), from 'that'—	10
		omit	t, inser	rt—	11
		'that	t—		12
		(a)	is no	ot in the Cape York Peninsula Region; and	13
		(b)	beco	omes Aboriginal land or Torres Strait Islander land.'.	14
49	Ins	ertio	n of n	new pt 4, div 3, sdiv 2	15
		Afte	r secti	ion 42—	16
		inse	rt—		17
'Sub	divi	sion	2	National parks (Cape York Peninsula Aboriginal land)	18 19
'42 A A	A De Yoi	dicati 'k Pe	ion of ninsu	f national park as national park (Cape Ila Aboriginal land)	20 21
	' (1)			on applies to a national park, or part of a national <i>national park land</i>) if—	22 23
		(a)		national park land is in the Cape York Peninsula ion and becomes Aboriginal land; and	24 25
		(b)		Minister is satisfied the Aboriginal land is to be aged under an indigenous management agreement.	26 27
	'(2)			nd becoming Aboriginal land, the Minister must ad to the Governor in Council the making of a	28 29

		0		dedicating the land as a national park (Cape York Aboriginal land).	1 2
'42AB				f Aboriginal land as national park (Cape la Aboriginal land)	3 4
•	(1)			on applies to Aboriginal land that is not a national cluded in a national park if—	5 6
		(a)		grantees of the land have entered into an indigenous agement agreement for the land; and	7 8
		(b)	man	Minister and the grantees agree that the land is to be aged as a national park (Cape York Peninsula riginal land).	9 10 11
	(2)	maki	ng of	ter must recommend to the Governor in Council the a regulation dedicating the land as a national park k Peninsula Aboriginal land).	12 13 14
	(3)	The to—	regula	ation may define the extent of the area by reference	15 16
		(a)	a sta	ted depth below the surface of the land; or	17
		(b)	a sta	ted height above the surface of the land.	18
'42AC				f other land as national park (Cape York original land)	19 20
	(1)	42AI	В арр	on applies to land, other than land to which section plies, that is not a national park or included in a ark if—	21 22 23
		(a)	unde	er the Aboriginal Land Act 1991, part 5A—	24
			(i)	a land trust has been established for the purpose of entering into an indigenous management agreement for the land; and	25 26 27
			(ii)	the land trust has entered into an indigenous management agreement; and	28 29
		(b)	man	Ainister and the land trust agree that the land is to be aged as a national park (Cape York Peninsula riginal land).	30 31 32
•	(2)	If the	e land	becomes Aboriginal land—	33

	(a)	the grant of the land as Aboriginal land is subject to a condition that the land must become a national park (Cape York Peninsula Aboriginal land); and	1 2 3
	(b)	the Minister must recommend to the Governor in Council the making of a regulation dedicating the land as a national park (Cape York Peninsula Aboriginal land).	4 5 6 7
'(2	3) Th to-	e regulation may define the extent of the area by reference	8 9
	(a)	a stated depth below the surface of the land; or	10
	(b)	a stated height above the surface of the land.	11
		s etc. over national park (Cape York Peninsula inal land)	12 13
"(]	in Ab or	lease, agreement, licence, permit or other authority over, or relation to, land in a national park (Cape York Peninsula original land), other than an agreement or a licence, permit other authority issued or given under a regulation, may be inted, made, issued or given only—	14 15 16 17 18
	(a)	by the chief executive with the consent of the land trust for the land; or	19 20
	(b)	by the land trust for the land with the consent of the chief executive.	21 22
'(2		lease, agreement, licence, permit or other authority entioned in subsection (1) must be consistent with—	23 24
	(a)	the management principles and management plan for the national park (Cape York Peninsula Aboriginal land); and	25 26 27
	(b)	any indigenous land use agreement for the land; and	28
	(c)	the indigenous management agreement for the land.	29
		ılar powers about permitted uses in national Cape York Peninsula Aboriginal land)	30 31

(1) The chief executive and the land trust for land in a national 32 park (Cape York Peninsula Aboriginal land), may grant, 33

			e, issue or give a lease, agreement, licence, permit or r authority over, or in relation to, the land if—	1 2
		(a)	the use under the authority is only for a service facility; and	3 4
		(b)	the cardinal principle for the management of national parks will be observed to the greatest extent possible; and	5 6 7
		(c)	the chief executive and the land trust are satisfied—	8
			(i) the use will be in the public interest; and	9
			(ii) the use is ecologically sustainable; and	10
			(iii) there is no reasonably practicable alternative to the use; and	11 12
		(d)	the use under the authority is prescribed under a regulation made for this section to be a permitted use for the protected area.	13 14 15
	'(2)	Subs	section (1) has effect despite sections 15 and 42AD(2).'.	16
50	Am	nendr	nent of s 111 (Management plans)	17
	(1)	Sect	ion 111(1)(a)(iii) to (v)—	18
		renu	umber as section 111(1)(a)(iv) to (vi).	19
	(2)	Sect	ion 111(1)(a)—	20
		inse	rt—	21
			'(iii) a national park (Cape York Peninsula Aboriginal land); or'.	22 23
	(3)	Sect	ion 111—	24
		inse	rt—	25
	' (8)		anagement plan for a national park (Cape York Peninsula riginal land) must—	26 27
		(a)	be prepared jointly with the land trust for the protected area; and	28 29
		(b)	be consistent with any indigenous land use agreement, and the indigenous management agreement, for the protected area.'.	30 31 32

51	Am	nendment of s 120 (Implementation of approved plan)	1
		Section 120(1)—	2
		omit, insert—	3
	'(1)	On approval of a management plan for a protected area, the following persons must give effect to the plan—	4 5
		 (a) if the area is a national park (Aboriginal land) or national park (Torres Strait Islander land)—the board of management for the area; 	6 7 8
		 (b) if the area is a national park (Cape York Peninsula Aboriginal land)—the land trust for the area and the chief executive; 	9 10 11
		(c) if the area is under the control of trustees appointed under section 31—the trustees;	12 13
		(d) if paragraphs (a), (b) and (c) do not apply—the chief executive.'.	14 15
52	Ins	sertion of new s 132A	16
		After section 132—	17
		insert—	18
'132 <i>/</i>		mmittees for protected areas in Cape York ninsula Region	19 20
	'(1)	The Minister may establish committees to advise the Minister about matters relating to particular protected areas in the Cape York Peninsula Region, including, for example, matters about the preparation of management plans, and matters about implementing the plans, for the areas.	21 22 23 24 25
	'(2)	Also, the Minister must establish a committee of indigenous people who have an interest in a protected area in the Cape York Peninsula Region (the <i>Regional Protected Area Management Committee</i>) to advise the Minister about matters relating to protected areas in the region, including, for example, matters about—	26 27 28 29 30 31
		(a) employment opportunities for indigenous people in the areas; and	32 33
		(b) the management plans for the areas; and	34

		(c)	the provision of resources for the management of the areas.	1 2
	'(3)	of 1 satis	n committee established under subsection (1) must consist representatives of indigenous people the Minister is fied have an interest in the protected areas for which the mittee is established.	3 4 5 6
	'(4)		Regional Protected Area Management Committee may sist of representatives of—	7 8
		(a)	the committees established under subsection (1); or	9
		(b)	indigenous regional organisations in the Cape York Peninsula Region.	10 11
	' (5)	In th	is section—	12
		-	e York Peninsula Region means the Cape York Peninsula ion under the Cape York Peninsula Heritage Act 2007.	13 14
53	Am	nendr	nent of s 133 (Chief executive to keep register)	15
		Sect	ion 133(1)(a), 'sections 34 to 37'—	16
		omit	t, insert—	17
		'sect	tions 34 to 37, or section 42AD or 42AE'.	18
54	Am	nendr	ment of s 141 (Delegation by chief executive)	19
		Sect	ion 141(2)—	20
		inse	rt—	21
		' •	section 42AD	22
		•	section 42AE'.	23
55	Am	nendr	nent of schedule (Dictionary)	24
		Sche	edule—	25
		inse	rt—	26
		use	<i>igenous land use agreement</i> means an indigenous land agreement registered on the Register of Indigenous Land Agreements under the <i>Native Title Act 1993</i> (Cwlth).	27 28 29

		<i>indigenous management agreement</i> , in relation to land, means an indigenous management agreement under the <i>Aboriginal Land Act 1991</i> about the management of the land.	1 2 3
		<i>land trust</i> , for a protected area or land, means a land trust under the <i>Aboriginal Land Act 1991</i> for the protected area or land.'.	4 5 6
Divi	sion	4 Vegetation Management Act 1999	7
56	Act	t amended in div 4	8
		This division amends the Vegetation Management Act 1999.	9
57	Ins	ertion of new pt 2, div 4A	10
		After section 19M—	11
		insert—	12
'Div i	ision	means an indigenous management agreement under the Aboriginal Land Act 1991 about the management of the land.2 3 3 3 3 3 3 3 3 3 3 3 	
		special indigenous purpose	14
'19N			-
	' (1)	vegetation for development that the Minister is satisfied, under the CYPH Act, is for a special indigenous purpose (the	18 19
	'(2)	Before preparing the code, the Minister must consult with—	21
		(a) the relevant landholders; and	22
		(b) the Cape York Peninsula Regional Advisory Committee.	23
	' (3)	The Minister may amend the code with the agreement of—	24
		(a) the relevant landholders; and	25
		(b) the Cape York Peninsula Regional Advisory Committee.	26
	'(4)		

the code states that an amendment of a stated type may (b) be made to the code by amendment under this subsection and the amendment is of the stated type.

'(5)	If there is no code under this section for the clearing of	7
	vegetation for development mentioned in subsection (1), the	8
	code for clearing of vegetation for the development is—	9

- if there is a declared area code for the clearing-the (a) 10declared area code; or 11
- otherwise-the regional vegetation management code (b) 12 for the region of the State that includes the Cape York 13 Peninsula Region. 14

'(6) In this section—

(a)

substance; or

Cape York Peninsula Region means the Cape York Peninsula 16 Region under the CYPH Act. 17

Cape York Peninsula Regional Advisory Committee means 18 the Cape York Peninsula Regional Advisory Committee 19 established under the CYPH Act. 20

DOGIT land means DOGIT land under the Aboriginal Land 21 Act 1991. 22

relevant landholders means each of the following—

- (a) the land trusts for Aboriginal land, under the Aboriginal 24 Land Act 1991, that is in the Cape York Peninsula 25 Region; 26
- the Aurukun Shire Council: (b) 27
- (c) the trustees, under the Land Act 1994, of DOGIT land in 28 the Cape York Peninsula Region.'. 29

58	Amendment of s 20 (IDAS codes for the clearing of vegetation)			
	(1)	Section 20(3)—	32	
		renumber as section 20(4).	33	
	(2)	Section 20—	34	

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	insert—	1
' (3)	The special clearing code is—	2
	(a) a code for IDAS for a vegetation clearing application for development that the Minister is satisfied, under the CYPH Act, is for a special indigenous purpose; and	3 4 5
	(b) an applicable code for the clearing of vegetation for the development.'.	6 7
(2)	Section 20—	8
	insert—	9
' (5)	To the extent that the special clearing code is inconsistent with a declared area code in relation to particular clearing, the declared area code prevails.	10 11 12
' (6)	To the extent that the special clearing code is inconsistent with a regional vegetation management code in relation to particular clearing, the special clearing code prevails.'.	13 14 15
	nendment of s 20B (When chief executive may make operty map of assessable vegetation)	16 17
	Section 20B(a)—	18
	insert—	19
	'(vi) development that the Minister is satisfied, under the CYPH Act, is for a special indigenous purpose; or'.	20 21 22
	nendment of s 22A (Particular vegetation clearing plications may be assessed)	23 24
	Section 22A, after subsection (2)—	25
	insert—	26
'(2AA)	Also, a vegetation clearing application is for a relevant purpose under this section if, under the CYPH Act, the Minister is satisfied the development applied for is for a special indigenous purpose.'.	27 28 29 30

61	An	nendment of schedule (Dictionary)	1
		Schedule—	2
		insert—	3
		CYPH Act means the Cape York Pensinsula Heritage Act 2007.	4 5
		indigenous community use area see the CYPH Act, schedule.	6
		special clearing code see section 19N(1).'.	7
Div	ision	5 Wild Rivers Act 2005	8
62	Ac	t amended in div 5	9
		This division amends the Wild Rivers Act 2005.	10
63	An	nendment of s 44 (Relationship with other Acts)	11
		Section 44—	12
		insert—	13
	'(2)	However, a wild rivers declaration or a wild rivers code, in applying for the purposes of any of those other Acts, can not have the direct or indirect affect under the other Act of limiting a person's right to the exercise or enjoyment of native title.	14 15 16 17 18
	' (3)	This section does not limit the <i>Acts Interpretation Act 1954</i> , section 13A in relation to any Act.'.	19 20
64	Am	nendment of s 46 (Meaning of Aurukun project)	21
		Section 46(1), 'under this Act'—	22
		omit, insert—	23
		'under the <i>Mineral Resources Regulation 2003</i> , schedule 3, part 188'.	24 25

Schedule Dictionary

section 6	2
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<i>Aboriginal land</i> means Aboriginal land within the meaning of the <i>Aboriginal Land Act 1991</i> , section 10.	3 4
<i>agricultural activities</i> means the cultivation of land, including, for example, the following—	5 6
(a) farming;	7
(b) crop-raising;	8
(c) forestry.	9
<i>animal husbandry activities</i> means the breeding, keeping or raising of animals, or caring for animals, for commercial purposes, if the animals are kept in a pen, yard, enclosure, pond or other confined area.	10 11 12 13
<i>area of international conservation significance</i> means a part of the Cape York Peninsula Region declared to be an area of international conservation significance under section 9.	14 15 16
<i>Aurukun Shire lease land</i> means Aurukun Shire lease land within the meaning of the <i>Aboriginal Land Act 1991</i> , section 15.	17 18 19
Cape York Peninsula Region see section 7(1).	20
DOGIT land means DOGIT land within the meaning of the Aboriginal Land Act 1991, section 13.	21 22
<i>endangered regional ecosystem</i> see the Vegetation Management Act 1999, schedule.	23 24
<i>environment Minister</i> means the Minister administering the <i>Nature Conservation Act 1992</i> .	25 26
high risk species means—	27
(a) for land the subject of a vegetation clearing application that is in a wild river area under the <i>Wild Rivers Act</i> 2005—see the schedule of that Act; or	28 29 30
(b) for other land—a declared pest plant under the Land Protection (Pest and Stock Route Management) Act	31 32

Schedule (continued)

2002, or another plant listed in the special clearing code under the <i>Vegetation Management Act 1999</i> as a high risk species for that code.	1 2 3
<i>indigenous community use area</i> means a part of the Cape York Peninsula Region declared to be an indigenous community use area under section 14.	4 5 6
landholder for the land, in parts 3 and 6, means-	7
(a) for Aboriginal land—the land trust, under the <i>Aboriginal Land Act 1991</i> , for the land; or	8 9
(b) for Aurukun Shire lease land—the Aurukun Shire Council; or	10 11
(c) for DOGIT land—the trustee, under the <i>Land Act 1994</i> , of the land.	12 13
of concern regional ecosystem see the Vegetation Management Act 1999, schedule.	14 15
<i>regional advisory committee</i> means the Cape York Peninsula Regional Advisory Committee established under section 20.	16 17
<i>scientific and cultural advisory committee</i> means the Cape York Peninsula Region Scientific and Cultural Advisory Committee established under section 22.	18 19 20
<i>vegetation</i> see the <i>Vegetation Management Act 1999</i> , section 8.	21 22
<i>vegetation clearing application</i> means a development application as defined under the <i>Integrated Planning Act 1997</i> that involves assessable development mentioned in that Act, schedule 8, part 1, table 4, item 1A, 1B, 1C, 1D, 1E, 1F or 1G.	23 24 25 26
<i>vegetation management Minister</i> means the Minister administering the <i>Vegetation Management Act 1999</i> .	27 28

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